

FORM TO BE USED BY PRISONERS IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983
**IN THE UNITED STATES DISTRICT COURT
 FOR THE SOUTHERN DISTRICT OF MISSISSIPPI**

Civil COMPLAINT

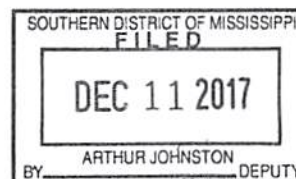
Reed
 (Last Name) (Identification Number)

Cavin Earl
 (First Name) (Middle Name)

E.M.C.F.
 (Institution)

10641 Hwy 80 West Meridian, MS. 39307
 (Address)

(Enter above the full name of the plaintiff, prisoner, and address
 plaintiff in this action)



V.

CIVIL ACTION NUMBER:

3:17cv 999-TSL-RHW
 (to be completed by the Court)

E.M.C.F., Warden F. Shaw

Disciplinary Dept., Investigation Dept.

(Enter above the full name of the defendant or defendants in this action)

OTHER LAWSUITS FILED BY PLAINTIFF

NOTICE AND WARNING:

The plaintiff must fully complete the following questions. Failure to do so may result in your case being dismissed.

A. Have you ever filed any other lawsuits in a court of the United States? Yes (✓) No ()

B. If your answer to A is yes, complete the following information for each and every civil action and appeal filed by you. (If there is more than one action, complete the following information for the additional actions on the reverse side of this page or additional sheets of paper.)

1. Parties to the action: N/A

2. Court (if federal court, name the district; if state court, name the county): Southern District

3. Docket Number: N/A

4. Name of judge to whom case was assigned: L. Anderson

5. Disposition (for example: was the case dismissed? If so, what grounds? Was it appealed? Is it still pending?): Dismissed, i couldn't proceed any further didn't have knowledge

PARTIES

(In item I below, place your name and prisoner number in the first blank and place your present address in the second blank. Do the same for additional plaintiff, if any).

I. Name of plaintiff: Cavin Earl Reed Prisoner Number: N18609

Address: 10641 Hwy 80 West
Meridian, MS. 39307

(In item II below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use the space below item II for the names, positions, and places of employment of any additional defendants.)

II. Defendant: Frank Shaw - Warden is employed as

Warden at EMCF
East Mississippi Correctional Facility

The plaintiff is responsible for providing the court the name and address of each plaintiff(s) as well as the name(s) and address(es) of each defendant(s). Therefore, the plaintiff is required to complete the portion below:

PLAINTIFF:

NAME: Cavin Earl Reed N18609 ADDRESS: EMCF 10641 Hwy 80 West Meridian, MS. 39307

DEFENDANT(S):

NAME: <u>Frank Shaw</u>	ADDRESS: <u>EMCF 10641 Hwy 80 West Meridian, MS. 39307</u>
<u>S. Walsh INV.</u>	<u>EMCF 10641 Hwy 80 West Meridian, MS. 39307</u>
<u>D. Chapman - Disciplinary Officer</u>	<u>EMCF 10641 Hwy 80 West Meridian, MS. 39307</u>
<u>S. Patrick - Case Manager</u>	<u>EMCF 10641 Hwy 80 West Meridian, MS. 39307</u>
<u>S.L. Much - C/O</u>	<u>EMCF 10641 Hwy 80 West Meridian, MS. 39307</u>

GENERAL INFORMATION

A. At the time of the incident complained of in this complaint, were you incarcerated because you had been convicted of a crime?

Yes (☒) No (☐)

B. Are you presently incarcerated for a parole or probation violation?

Yes (☐) No (☒)

C. At the time of the incident complained of in this complaint, were you an inmate of the Mississippi Department of Corrections (MDOC)?

Yes (☒) No (☐)

D. Are you currently an inmate of the Mississippi Department of Corrections (MDOC)?

Yes (☒) No (☐)

E. Have you completed the Administrative Remedy Program regarding the claims presented in this complaint?

Yes (☒) No (☐), if so, state the results of the procedure: NO relief granted

F. If you are not an inmate of the Mississippi Department of Corrections, answer the following questions:

1. Did you present the facts relating to your complaint to the administrative or grievance procedure in your institution?

Yes (☐) No (☐)

2. State how your claims were presented (written request, verbal request, request for forms): _____

3. State the date your claims were presented: _____

4. State the result of the procedure: _____

STATEMENT OF CLAIM

- III. State here as briefly as possible the facts of your case. Describe how each defendant is involved. Also, include the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of different claims, number and set forth each claim in a separate paragraph. (Use as much space as you need; attach extra sheet if necessary.)

Claim (1) One Challenging RVR NO. 01810610 and Admin. Remedy Procedure
thereof. NO. EDCF-17-1684 and Charges thereof See Attached Claims

Claim (2) Two Challenging RVR NO. 01810615 and Admin. Remedy Procedure
thereof. NO. EDCF-17-1718 and Charges thereof. See Attached Claims

Claim (3) Three False imprisonment / Arrest See Attached Claims

Claim (4) Four Libel and Slander See Attached Claims

Claim (5) Five Harassment See Attached Claims

RELIEF

- IV. State what relief you seek from the court. Make no legal arguments. Cite no cases or statutes.

Plaintiff seeks Judicial review of Said Administrative Remedy Causes being Cause NO. -
EDCF-17-178 and EDCF-17-1684. That an adequate and thorough investigation be done based on
facts, and in a timely manner of all claims of all parties.

That upon Conclusion Claims be found in remand or dismissal that all actions are to be
effective immediately upon Order. That all punishments be reversed in their entirety.

And for any Amended Claims and reliefs thereof.

- Continue -

Signed this _____ day of December, 20 17.

Chaim Ene Reed #8609

Signature of plaintiff, prisoner number and address of
 plaintiff EDCF 10641 Hwy 80 West
 Meridian, MS. 39307

I declare under penalty of perjury that the foregoing is true and correct.

Dec 11, 2017
 (Date)

Chaim Ene Reed #8609
 Signature of plaintiff

CAVIN EARL REED # N8609

VERSUS

EMCF, Warden - Frank Shaw,
C/O S.L. Misch,
Disciplinary Inv. S. Wash,
Disciplinary Hearings Officer D. Chapman,
Case Manager S. Patrick

Plaintiff

Cause No.

Defendant(s)

Notice Of Complaint

Come now, Plaintiff, Cavin Earl Reed, in above numbered and styled Cause Pro Se. And hereby Compell your Honorable Court in this "notice of Complaint" to above mentioned defendant(s) for judicial review and for said claims and reliefs against them. In said Causes Nos EMCF-17-1718 and EMCF-17-1684 and Pursuant to 42 U.S.C.A. 1983 and do state the following:

This is to give notice, to above mentioned defendants as a whole and in their own individual capacity(ies). That i, Plaintiff, Cavin Earl Reed # N8609 am filing suit against you all for said claims and reliefs of attached Complaint See attached Complaint. And Pursuant to 42 U.S.C.A. 1983.

Respectfully, this 7th day of Dec 2017.

151 Cavin Earl Reed # N8609
Cavin Earl Reed



Notary x _____

Subscribed and sworn to before me in my presence, this 7th day of December 2017, a Notary Public in and for the County of Lauderdale State of Mississippi
Kristina Patrick
(Signature) Notary Public
My Commission Expires 10/30 2021

History Of Proceedings

On or about the 12th day of Oct. 2017, i, Plaintiff, Carvin Earl Reed US609 was alleged to have participated in the plotting and assault of another inmate, and along with other "STG" members.

On or about the 13th day of Oct. 2017, i, Plaintiff, Carvin Earl Reed US609 was arrested and placed in EMEF's Seg. Unit HU-51B pending investigation for said alleged allegations. According to MDOC and EMEF Handbook rule violation no's C-5 entitled: involvement in disruptive, assaultive, or criminal gang activity. And C-8 entitled: assaultive action against any person resulting in serious physical injury. A detention notice followed alleging same.

On or about the 24th day of Oct. 2017, i, was served an "rur" or rule violation re-Port charging me, Plaintiff, with aforesaid offenses.

On or about the 30th day of Oct. 2017, investigation was however concluded.

On or about the 31st day of Oct. 2017, i, Plaintiff, was brang to disciplinary whereas i was found guilty of all offenses.

On or about the 11th day of Nov. 2017, i, Plaintiff, appealed decisions and punishments rendered by EMEF's disciplinary board.

On or about the 20th day of Nov. 2017, appeal was denied. Also on the 9th Nov. 2017

On or about the 7th day of Dec. 2017, i brang this suit into Your Honorable Courts for your evaluation-review. Admin. Remedy Procedure(n) exhausted!

Respectfully, this 7th day of Dec. 2017,

1st x Carvin Earl Reed US609
Carvin Earl Reed

Challenging Rul NO. 01810610
And Emcf-17-1684

Claim One I

Rul NO: 01810610 C-8 violation against Plaintiff entitled: Assault causing serious injury and by specific act of: Inmate assaulted another inmate causing serious injury. Location: Emcf Housing Unit (6) Six-Charlie Cell #113 On or about the 12th day of Oct. 2017 at approx 2427 hrs.

An investigation concluded that on October. 12. 2017 at approx 2427 hrs offender Gavin Earl Reed #178609 assaulted offender - Adam Christian Warren #171252 in Emcf's Housing Unit (6) Six Cell #113 causing serious injury.

So it has been alleged. Reporting officer C/O S.L. Mosch evidence, yes or atleast its what the Rul says. See attached Rul, Results in Plaintiff's Placement in Segregation Pending Investigation / Charges / Conviction / Punishments.

However, there exists conflicting opinion from the reporting officer's statement inside Circumstance and detail Portion of Rul, and Conclusion or outcome of Case when it has been stated within the Rul that there exists evidence to Crime

Yet reporting officer's nor anyone else ever once witnessing Plaintiff assault anyone.

In disciplinary at said hearing there were no evidence presented in support of alleged crimes against Plaintiff. There exists no statements / reports nor testimony of any eye witnesses to such charges.

Though there were in evidence "said camera footage" whereas disciplinary's decision was solely based. Yet, this video footage boasted no such assault. And Plaintiff Reed being assaulter.

Furthermore, this Rul Process was in violation of Reed's rights. Rul exceeded (24) twenty four hour limitation serving period. Service was done (6) six to (7) seven working days after alleged crimes.

There also exists the bearing of another offender's signature. As accused and not Plaintiff's. Therefore, Plaintiff was not properly or timely served Rul. Plaintiff was not legally notified of claims against him.

And for said reasons all charges against him shall be dismissed.

Note: I also want to state that I would like to question disciplinary officer's qualifications to review and make expert analysis of said and video footage. And what are their qualifications if any.

Claim one (1) Continue

On administrative remedies all claims and relief - denied. Cause NO. EMCF-17-1684
And therefore, Plaintiff contests stating the following:

Superintendent failed to adhere to MAC's Policies and Protocols governing such rules and violations thereof. Failing to ensure Plaintiff a fair and unbiased proceedings according to Plaintiff's rights.

Superintendent failed to adequately investigate claims of staff and of Plaintiff, but tilted his analysis to one side and in favor of his reporting employees and their investigation conclusions. When if he'd done a proper investigation himself, he'd seen that their conclusions were not the product of a fair and unbiased proceedings. But was at most a Cooperating assumption - Speculating events. And not based on facts beyond a reasonable doubt.

Investigation Protocols were not met! Investigation - incomplete because there were never any reports filed on behalf of investigating parties for evidence purposes at said disciplinary hearings. Nor did anyone ever testify to findings and measures of said investigation. Thus, leaving naught for Plaintiff to rebut/confront and naught for record on review.

And to finalize their actions against Plaintiff disciplinary hearing officer based her decision on "Camera footage" that shows no assault period. 'Especially' not Plaintiff assaulting anyone as was alleged.

This alone isn't enough to satisfy findings of guilt. However on appeal this along with everything else were over-looked. No record of reports or findings could be found for review which is required. Yet, Superintendent affirmed their actions and decisions. Without filing a report of his own.

But simply stating: "I find no reason to overturn decision of disciplinary hearing officer". This alone is not enough to satisfy an investigation has been done. But shows no effort thereof to satisfy Plaintiff received fair proceedings as he has a right.

And for said reasons all charges shall be dismissed against Plaintiff.

Challenging RUL NO. 01810615 and EMCF-17-1718

- RUL NO. 01810615 C-5 Violation against Plaintiff entitled: Participated in criminal gang activities. By specific act of: Assault on another inmate.

Location: EMCF Housing Unit (6)-Charlie Cell #113 On or about the 12th day of Oct. 2017, at approx 2427 hrs.

An investigation concluded that on Oct. 12, 2017 at approx 2427 hrs offender Gavin Earl Reed, N8609 Participated in criminal gang activities by taking part in a planned coordinated assault with other STG members causing serious injury "to validated STG member."

Or so it has been alleged. Reporting officer C/O S.L. Misch evidence yes it was marked in RUL see RUL exhibit A-1 Results in Plaintiff's Placement in Segregation Unit /Charges/Conviction/Punishments.

However, there exists conflicting opinions from reporting officer's statement inside circumstance and detail portion of RUL and conclusion or outcome of case. When it has been stated within the RUL there exist evidence to this crime. Yet reporting officer not once reported witnessing Reed assault or plot an assault on anyone. Nor does video footage show anything of the like.

Reporting officer stated in circumstance and detail that whom was alleged to have been assaulted was "A validated STG member" and not Adam Christian Warren as alleged in C-8 RUL. RUL fails to state a victim by name and number which incompletes RUL.

In disciplinary at hearing there were no evidence presented in support of reporting officer's statement of alleged crimes against Plaintiff. There exist no reports thereof, neither did anyone testify at hearings as of specific of events. Or ever once witnessing Plaintiff commit any such acts.

Though there were in evidence "camera footage" whereas disciplinary findings of guilt were solely based. Yet video footage showed no such findings of Plaintiff committing any plot or assault.

Further more this RUL process was in violation of Reed's rights when the RUL was served beyond (2) hr limitation. At least (6) six to (7) seven working days.

There also exist the bearing of another offender's signature as accused and not Plaintiff's. See RUL exhibit A-1. Therefore, Plaintiff was not properly notified of said charges against him. And for said reasons all charges against Plaintiff shall be dismissed.

Continue

Continuation of Claim 12) this

On administrative remedies all claims and relief denied Plaintiff. Cause NO. SMCF-17-1718
And therefore Plaintiff Contest. States the following:

Superintendent failed to adhere to MDOC's Policy and Procedures and Protocol governing such rules and violations thereof. He failed to assure Plaintiff a fair and unbiased Proceedings according to Plaintiff's rights.

Superintendent failed to adequately investigate claims of staff and Plaintiff, but tilted his decision in favor of his employees and without just cause to do so.

When had he done a proper, thorough investigation he'd seen his staff investigation incomplete and that there investigation was not the product of good faith. But was at most a corroborated effort of assumption and speculation. And not facts beyond a reasonable doubt.

Investigation Protocols were not met. Investigation was incomplete, there exist no reports statements, video footage anything giving proof of allegations against Plaintiff.

Nor is there anything in the record as of measurements etc. of investigation which is required. Thus leaving nothing for review/confrontation/record.

And to finalize their investigation and verdict on "Camera footage" alone is not enough to satisfy a proper and adequate investigation was conducted. Or to satisfy Courts "Beyond reasonable doubt" Standard.

Yet, however on administrative remedies all the above was overlooked. And neither did Superintendent file report for the record as of his findings and how. And reason for his affirming of disciplinary hearing officer's decision. "But simply stated, He find no reason to overturn disciplinary hearing officer's decision".

Again, this is not enough to satisfy a thorough and adequate investigation has been conducted. But instead shows no such effort thereof, And no regards for Plaintiff's rights.

And for said reasons all offenses against Plaintiff shall be dismissed.

Respectfully, this 7th day of Dec. 2017.

1st Carin E. Reed 148609
Carin E. Reed

Claim (3) The case
False Imprisonment/Arrest

- Defendants are being held liable in this claim for the false imprisonment / arrest. Of Plaintiff, Calvin Earl Reed N8609, and for their Participation in ~~alleged~~ State ~~allegings~~ he'd committed crimes of violence in which he denies.

Plaintiff, was detained, charged, convicted, and punished for such claims against him.

When there exist not a witness nor evidence proving Plaintiff committed any such crimes. As he'd been accused.

It is also unclear as of how or why Plaintiff was arrested to begin with. When he was charged because crime was committed inside his cell, a place where he belongs. Subjects entered his cell and committed crimes against his cell mate. Plaintiff partook in no such act(s).

And inspite of Plaintiff's Plea of not guilty and dire request for an adequate and thorough investigation of the matter he was prejudiced and discriminated against instead.

And for said reasons Plaintiff seeks damages of (\$25,000.00) twenty five thousand dollars.

And that defendants be reprimanded for their actions in this case.

Further: if i've failed to state any claims or reliefs i do herenow Preserve this right.

= Defendants Scandalized Plaintiff's name, character, and reputation.

Has falsely accused Plaintiff of offenses he did not commit.

Has because of this scandalization caused Plaintiff to suffer numerous losses.

Plaintiff has been restricted of all rights and Privileges, taken out of Population and Placed in Segregation unit.

Has received a lower Custody level Change. Etc. And because of such acts against Plaintiff, Plaintiff seeks damages of (\$25,000.00) twenty five thousand dollars.

And all defendants be reprimanded for their actions in this Cause against Plaintiff.

Further, if i've failed to state any claims or reliefs i do herenow Preserve this right -

Harassment

Emer and its defendants are being held liable for harassment of Plaintiff. Plaintiff has been falsely accused of crimes by defendants he did not commit. And defendants can't prove he committed.

Plaintiff has been falsely arrested - wrongfully convicted and punished and is suffering numerous punishments and do to such false allegations and charges against him. By defendants.

Plaintiff seeks freedom from such harassment asserts his rights.

Plaintiff is being targeted, and demonstrated against. And against such rights and protections from harassments.

Defendants together, has participated in this plot and harassment of Plaintiff bringing harm to defendant.

Defendant has been accused of crimes, locked-down, punished and refused necessities such as property, books, magazines, legal material, radio device, bible, hygiene etc. And for unknown reasons.

Plaintiff has been the ploy of a forced and pre-fixed reclassification rendering him lower custody level and limited privileges. And the violations seems to constantly grow.

And for said reasons, Plaintiff seeks such damages.

The sum of (\$25,000.00) twenty five thousand dollars.

And that defendants be reprimanded for their actions against Plaintiff.

Further, if I've failed to state any claims or reliefs I do herenow preserve this right.

Claim (6) Breach Of Duty To Protect
Protection From Harm.

It is the written Policy, Procedure and Practice of MDOC to Protect inmates from Personal ~~injury~~ abuse, Corporal Punishment, Personal injury, disease, Property damage, and harassment.

On or about the 12th day of Oct. 2017, I, Plaintiff, was inside my cell. A place where I belonged sleep. On night of said assault against my cell mate "nephew" and namely Adam Christian Warren..

And at a time when institution was supposed to have been on lock down for the night. The reported time was 2427 hrs of alleged assault. And at a time when I, Plaintiff, along with Victim House was intruded. And at time when all inmates were supposed to be locked behind their doors. With no way of being able to travel down a flight of stairs and into my cell to assault anyone. Yet, Officers had failed to secure inmate's cell doors.

Facility lock down time is 11:00 PM and no later, per: MDOC Policy. Yet the doors were not secured, and unfortunately harm was done.

Harms we inmates are protected against.

Thus resulting in Plaintiff's name and character being scandalized and dragged through the mud. Saying he'd participated in Criminal Gang activity - assaulting another inmate.

With punishments of long-term segregation status, custody change-or review, 110 days loss of all privileges, 20 days in lock down, and referral to D.A.'s Office.

And therefore Plaintiff seeks damages of (25,000.00) twenty five thousand dollars.

And that all involved defendants be reprimanded for their participation in this claim.

: For Claims against defendant Warden Frank Shaw for the sum of (\$1000.00) five thousand dollars.

For Claims against defendant CLO S.L. Much for the sum of (\$1000.00) five thousand dollars.

For Claims against defendant Disciplinary Inv. S. Wash for the sum of (\$1000.00) five thousand dollars.

For Claims against defendant Disciplinary Hearings Off. D. Chapman for the sum of (\$1000.00) five thousand dollars.

For Claims against defendant Case Manager S. Patrick for the sum of (\$1000.00) five thousand dollars.

For Claim of False Imprisonment the sum of (\$25000.00) twenty five thousand dollars.

For Claim of Libel and Slander the sum of (\$25000.00) twenty five thousand dollars.

For Claim of Harassment the sum of (\$25000.00) twenty five thousand dollars.

For Claim of Protection From Harm the sum of (\$25000.00) twenty five thousand dollars.

And whatever Court deem just and proper.

Respectfully, the 7th day of Dec. 2017

151 Cavin Earl Reed 11/609
Cavin Earl Reed

1.) Warden Frank Shaw, Failure to investigate claims of Parties - both, showing complete bias in his appeal decision. Allowing his staff to partake in frivolous activities - such as falsely accusing Plaintiff. Conducting half - to no investigations - not even forcing or sanctioning them for an investigation reports as of their findings and how. Thus showing no regards for his own job duties, nor the rights of the Plaintiff's.

2.) Class Mch, Falsely accusing Plaintiff, of said offenses "Conspiracies to have inmate injured, and Participations in assault thereof." Scandalizing my name and reputation.

3.) Disciplinary Inv. S. Walsh, Failure to conduct an adequate and complete investigation, being biased in her decision and failure to make a report as of her findings and how. Thus showing Wrecklessness and complete disregard for her duties as an investigator, and no concern for Prisoner rights of a fair and impartial investigation and hearings.

4.) Disciplinary Officer D. Chapman, Failure to investigate actions of her disciplinary investigation staff, their work ethic, investigation techniques - tactics findings and reports thereof. Showing her own negligence and Wrecklessness in her own job duty and basing her decision on an un-trustworthy and inadequate incomplete and biased investigation. "and knowingly" inspite investigation Protocol, Prisoner rights U.S. Const. rights etc.

5.) S. Patrick Case Manager, Forging - reclassification, showing no regards for her job duty, being Wreckless in her duty, and being Covetous of her Co-employee's screw ups. And openly showing bias in this matter. Inspite of Protections of the law.

Respectfully, this 7th day of Dec. 2017,

1st Calvin Earl Reed #18609
Calvin Earl Reed

Continued
List Of Defendant(s) And Claims Against
THEM

1.) Warden Frank Shaw, for claims and relief sought against him.
The sum of (\$) five thousand dollars. And whatever court deem just and proper.

2.) C/O S.L. Mych: for claims and relief sought against him/her.
The sum of (\$) five thousand dollars. And whatever court deem just and proper.

3.) Disciplinary Inv. S. Wash: for claims and relief sought against her.
The sum of (\$) five thousand dollars. And whatever court deem just and proper.

4.) Disciplinary Hearings Officer D. Chapman: for claims and relief sought against her. The sum of (\$) five thousand dollars. And whatever court deem just and proper.

5.) S. Patrick Case Manager: for claims and relief sought against her.
The sum of (\$) five thousand dollars. And whatever court deem just and proper.

Respectfully, this 7th day of Dec. 2017,

1st Cavin Earl Reel #118609
Cavin Earl Reel

Witness List of Plaintiff
and Subpoena List

- 1.) Sean Land #
- 2.) Fredrick Wilson #
- 3.) Umeon Thomas #181934
- 4.) Jesse #
- 5.) Adam Christian Warren #171252
- 6.) S. Patrick employee at Emcf / defendant
- 7.) Frank Shaw-Warden at Emcf / defendant
- 8.) S. Wash Disciplinary Inv. at Emcf / defendant
- 9.) Clo S.L. mych employee at Emcf / defendant
- 10.) D. Chalman Disciplinary Officer at Emcf / defendant
- 11.) The Camera Footage
- 12.) Investigation reports of all defendants and Conclusion thereof.

Respectfully, this 7th day of Dec. 2017,

1st x Cavin-Earl Reed 18609
Cavin Earl Reed

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT
SOUTHERN DISTRICT

CAVIN EARL REED #N8609
VERSUS
EAST MISSISSIPPI CORRECTIONAL FACILITY

PETITIONER
CAUSE NO:
RESPONDENT(S)

REQUESTING ORDER FOR
MOTION OF ~~DISCOVERY~~
DOCUMENT(S)

Come now, Petitioner, Cavin Earl Reed, in the above styled and numbered cause. And do hereby Compell Your Honorable Court in this Pro se motion Requesting Order for Motion of Discovery. And for below listed reason(s) and do state the followings to Wit:

- A.) I am indigent and Cannot afford to Pay.
- B.) These document(s) are much needed exhibits in Civil Action Complaint filed against [E.M.C.F.] above listed as respondent(s).
- C.) I've requested through E.M.C.F. and was refused Such document(s).
- d.) These documents are very key in my defense.
- e.) These documents are to be called as witnesses on my behalf.
- f.) These documents are to serve as evidence, on behalf of both parties.
- g.) These documents are to assure a fair Proceedings is been granted.
- h.) The Obtainins of these documents are Within the Provisions of Our Constitution and are also beins used against me Living me a 6th Amend U.S. Const. right to face my accuser. And the opportunity to deny allegations against me.
- i.) me, not receiving Such documents will not onls hinder me in my defense but will also serve as an injustice resulting in mans violations-avoidable violations.
- J.) This Proceedings is Placed in the Catagory of beins that of Criminal and Shall be - treated as such. Therefore, i shall be awarded all rights and Privilases of a Criminal defendant.
- K.) As a Pretrial detainee, i have right(s) to file motion(s) on my behalf -Pretrial motions.
- L.) Because i'm at a point in my defense where these documents best serve my interest and the Courts in the filing of Pre-trial motions.

- 1.) "Rur's" rule violation reports NO's 01810615 and 01810610.
- 2.) The "detention notices of said above mentioned 'Rur's'".
- 3.) Names and titles of said Prison officials whom signed, reported, delivered and tried above mentioned 'Rur's'.
- 4.) Names and titles of investigating parties of said above mentioned 'Rur's'.
- 5.) Names of Classification officials involved in classification of above mentioned 'Rur's'.
- 6.) Witnesses by names, roles, and signatures of above mentioned 'Rur's'.
- 7.) And not limited to a full Pre-trial discovery as a detainee...

Respectfully, this 7th day of Dec., 2017

ISI Carmel Reed Hurlbom

Notary x _____

(MSP) _____ (CWC) _____
(CMCF) _____ (SMCI) _____
(OTHER) EMCF

MISSISSIPPI DEPARTMENT OF CORRECTIONS

RULE VIOLATION REPORT

No 01810615

(Unit Admin. Initial) OR Zone / Tier B Top Unit 5 Cell / Bed # 205 Lower

Offender Calvin Earl Reed MDOC# NB009 Violated Rule # C5 Entitled

Participated in criminal gang activity Date 10/23/17 Approx. Time 1625 Hrs.

By the specific act of Participated in criminal gang activity by taking part in an assault with other STG member.

Weapon involved _____ Yes ☒ No EXACT location of incident HU6C Cell#113

CIRCUMSTANCES AND DETAILS

An investigation concluded that on October 12, 2017 at approximately 2427, offender Calvin Earl Reed #NB009 participated in a criminal gang activity by taking part in a planned coordinated assault with other STG members causing serious injury to 1 validated STG member.

Reporting Employee's Signature S. Hymen Title g/p PIN# N/A Date 10/23/17 Time 1630

Evidence ☒ Yes _____ No- Located Investigation Placed in Segregation - PDA _____ No ☒ Yes- Location HU5B Cell#205

I request witness(es) _____ Yes _____ No

Witness(es) (1) _____ (2) _____

Unless waived, you are hereby notified that a hearing will be held within, no less than, twenty-four (24) hours and no more than (7) working days

I waive the right to a Hearing _____ Yes _____ No

ACCUSED Calvin Reed DELIVERING EMPLOYEE Yb. M. M. M. DATE 10-24-17 TIME 1310

1. Investigation began within 24 hrs of violation? _____ Yes _____ No. 2. Date/Time investigation completed _____ / _____ / _____ : _____ AM PM.

3. If not completed without reasonable delay, explain: _____

4. Name of Investigator _____

5. Working days between date of violation and hearing _____

6. If more than seven (7) working days, explain: _____

Is accused offender in Trusty Status _____ Yes _____ No Does accused offender receive Earned Time _____ Yes _____ No

Name of Persons at Hearing - Accused _____ Hearing Officer _____

Other _____

Accused's response _____ Admit _____ Admit w/ modifications _____ Deny _____ Accused's Statement _____

Documents read and discussed _____ RVR _____ Investigation _____ Witness Statements _____ Other _____

FINDINGS: _____ Guilty _____ Not Guilty Reason for Findings: _____

PUNISHMENT:

Reason (s) _____ Seriousness of offense _____ The need to protect the institution, employees or others _____ Poor conduct record _____

Other _____

A total of _____ Rule Violations in _____ A total of _____ Rule Violations for Rule # _____

Signature: _____ Date: _____

Hearing Officer

Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, P.O. Box 609, Parchman, MS. 38738, after receipt of the Disciplinary decision.

Offender Signature: _____ Date: _____

Signature of Reviewing Superintendent/Warden/CSD/Designee: _____ Date: _____

Custody Reduction _____ to _____ Date _____ Signature _____

Due to guilty finding on the RVR, offender is ineligible to continue to receive Trusty Earned Time/ Remove from Trusty Status/ Trusty Earned Time effective _____ Signature _____

Loss of Earned Time _____ Approved _____ Disapproved _____

Commissioner of Corrections or Designee

MISSISSIPPI DEPARTMENT OF CORRECTIONS
Administrative Remedy ProgramExhibit
A-2**EMCF 17-1718**
First Step Response Form
For RVRs

Type or use ball point pen. You must return your response to the Legal Claims Adjudicator within 30 days of the date the request was initiated.

Offenders' Name and #: **Calvin Earl Reed #N8609**
Unit: **EMCF**

1st Step Respondent **Warden F. Shaw**
Title: **Facility Warden**

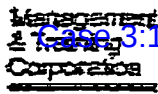
Your request for Administrative Remedy concerning your appeal of RVR #01810615 was received in our office on November 15, 2017 and has been investigated by the Administrative Remedy Program.

I find no reason to overturn the decision of the disciplinary hearing officer.


Signature11-20-17
Date

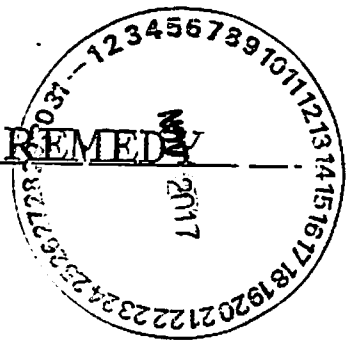
The above named inmate has fulfilled the requirements of the Administrative Remedy Program for an RVR appeal and is eligible to seek judicial review within 30 days of receipt of this First Step Response. *Proof of Exhausting of Administrative Remedy procedure*

Inmate's Signature_____
DOC #_____
Date



East Mississippi Correctional Facility

ARP

THIS IS A REQUEST FOR ADMINISTRATIVE REMEDYCavin Earl Reed
Inmate NameN8609
MDOC#5/B 205
Housing UnitDate of Incident: 10.12.17Time of Incident: 2427 hrsPlace of Incident: Emcf HU-loc 113Alleged complaint: Appeal-Disciplinary Decision!

On or about the 12th day of OCT, 2017, I offender, Cavin Earl Reed #N8609 was written a "RVR" Violation Rule #C-5 Entitled: Participated in Gang Activity. By the specific Act of: Participating in Gang Activity, taking part in assault with other STG members.

I WAS On or about the 13th day of OCT, 2017 apprehended and moved to or placed in Segregation. Thus, followed by an Detention notice.
Pending Assault On Another inmate.

Relief Requested:

A proper and thorough investigation be Conducted on this matter! And A Conclusion thereof be made according to fact and law.

That upon finding if found Not guilty! I Would like to be immediately removed from long-term and placed back into population, that my custody level be returned to "B" or medium level. And that my record be expunged of this matter.

Cavin Earl Reed #N8609
Inmate Signature11.12.17
Today's Date

An investigation had supposed to commence at this time. This being the 13th day of Oct., 2017. Then on or about the 24th day of Oct., 2017, I was served "RUL" this "RUL" violation #C-6 for allegedly being involved in an assault on another inmate with other ST6 members. . .

On or about the 24th day of Oct., 2017, a second Detention Notice! was being allegeding the same.

On or about the 30th day of Oct., 2017, Investigation of said incident ended.

On or about the 31st day of Oct., 2017, Disciplinary Hearing was conducted whereas, I, offender Gavin Earl Reed was found guilty a verdict in which is contrary to law in which strongly appeal, reason(s) for stated below:

1. Neither inmate involved in assault were an "ST6" member prior or during time of this alleged assault.
2. It has been stated in the Circumstances and Details portion of the "RUL" that I, offender Gavin Earl Reed, participated in assault on another inmate. And that I plotted this with them said "ST6" members, yet there is no witnesses to such conspiracy! Neither is this so called meeting on the camera footage. There is no such way then to prove what was said and who said it! There exist elements to every crime and "all" elements are relevant in the finding beyond a reasonable doubt "all" these elements exist ~~in the~~ and that this alleged conspiracy actually transpired. There has to be a "Boss" or Spokesperson in this conspiracy then there has to exist a lower level of guys to perform the act. Who were these people what roles did they play. And where did this meeting transpire? Big, Big, question???
3. This "RUL" was not served in a timely fashion, and not in accord with limitation period of 24 hr. But several days beyond time limit! Violating my due process of law rights.
4. The "RUL" wasn't signed off by me, offender Gavin Earl Reed #W8609, but was however signed by another offender a Charles Reed instead, violating code of confidentiality, thus, contaminating investigation, and violation protocol when serving "RUL" And therefore, can't be held responsible for the signing of this "RUL". Therefore, I was never properly served.
5. There exist no reason for finding in the investigation portion of the proceeding or review and for me to rebut. When I have a Const. Amend. 6th right to face my accusal(s) against me.

Thus, Violating my U.S. Const. Amend. 6th right to face my accuser(s).
And to be able to defend myself against Statement or evidence thereof. . . .
Especially, when the Camera footage doesn't show any Conspiracy! or any Assault!

Therefore, the Verdict is against the Overwhelming weight of the evidence!
The Camera footage Shows no such thing, as a Conspiracy! to assault anyone nor
does it show any assault. So how can there be a finding of guilt when
according to Camera footage when the Camera shows nothing! nothing! nothing!

Besides, the guy inmate whom have been alleged to have been assaulted is my
nephew! And was my cell mate. Not my Enemy or the plot of some assault
on my behalf. There Exists not one State from anyone ever saying they 'saw'
or partake in any incident, meeting or assault! Not one.

Further:

It is the duty of 'INDOC' through 'AEP' to thoroughly investigate such matters.
And to the best of your abilities Conclude such matters without bias, or favoritism, or
~~ass~~ But with due Consideration and a just heart. And according to law not
assumption! Because assumption is not facts, facts are facts, evidence, proof!
howing is fact.

Yet, this Conclusion has been Solely based on speculation, hearsay and is in-admissable
in any trial Court of law.

Respectfully, this 12th day of NOV. 2017,

1st Cavin Earl Reed #18609
Cavin Earl Reed

(MSP) _____ (CWC) _____
(CMCF) _____ (SMCI) _____
(OTHER) 1011

MISSISSIPPI DEPARTMENT OF CORRECTIONS

Case 3:17-cv-00999-TSI-RHW Document 1 Filed 12/11/17 Page 26 of 31

Exhibit C-7

RULE VIOLATION REPORT

N2 01810615

(Unit Admin. Initial) _____ Zone / Tier _____ Unit _____ Cell / Bed # _____
Offender: Alvin Reed MDOC# 11-0001 Violated Rule # C5 Entitled
Delivered in custody of the State Date 10/1/17 Approx. Time 10:30 Hrs.
By the specific act of Delivered in custody of the State
Weapon involved _____ Yes ☒ No ☐ EXACT location of incident 1011

CIRCUMSTANCES AND DETAILS

Reporting Employee's Signature _____ Title CPL PIN# N/A Date 10/1/17 Time 10:30
Evidence ☒ Yes _____ No- Located 1011 Placed in Segregation - PDA _____ No ☒ Yes- Location 1011
I request witness(es) _____ Yes _____ No
Witness(es) (1) _____ (2) _____
Unless waived, you are hereby notified that a hearing will be held within, no less than, twenty-four (24) hours and no more than (7) working days
I waive the right to a Hearing _____ Yes _____ No
ACCUSED Charles Reed DELIVERING EMPLOYEE L. Miller DATE 10-24-17 TIME 1310

1. Investigation began within 24 hrs of violation? _____ Yes ☒ No ☐ 2. Date/Time investigation completed 10/20/17 10:45 AM
3. If not completed without reasonable delay, explain: Reason
4. Name of Investigator J. V. Miller
5. Working days between date of violation and hearing 6
6. If more than seven (7) working days, explain: N/A

Is accused offender in Trusty Status _____ Yes ☒ No ☐ Does accused offender receive Earned Time _____ Yes ☒ No ☐
Name of Persons at Hearing - Accused Alvin Reed Hearing Officer Sgt D. Chapman
Other N/A

Accused's response _____ Admit _____ Admit w/ modifications ☒ Deny _____ Accused's Statement
I would not say in my own opinion
Documents read and discussed ☒ RVR ☒ Investigation ☒ Witness Statements _____ Other _____

FINDINGS: ☒ Guilty _____ Not Guilty _____ Reason for Findings: _____

Delivered in custody
PUNISHMENT: 100 days loss of privileges / custody review
Reason (s) ☒ Seriousness of offense ☒ The need to protect the institution, employees or others ☒ Poor conduct record
Other none

A total of _____ Rule Violations in _____ A total of 5 Rule Violations for Rule # _____
Signature: Sgt D. Chapman Date: 10/1/2017
Hearing Officer

Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, P.O. Box 609, Parchman, MS. 38738, after receipt of the Disciplinary decision.

Offender Signature: Alvin Reed Date: 10.1.17

Signature of Reviewing Superintendent/Warden/CSD/Designee: _____ Date: _____

Custody Reduction _____ to _____ Date _____ Signature _____
Due to guilty finding on the RVR, offender is ineligible to continue to receive Trusty Earned Time/ Remove from Trusty Status/ Trusty Earned Time effective _____ Signature _____

Loss of Earned Time _____ Approved _____ Disapproved _____

Commissioner of Corrections or Designee
Original with All Attachments - Records _____ 1st Copy - Offender _____ 2nd Copy - Working File _____ 3rd Copy - Reporting Employee _____

Exhibit
B-1(MSP) _____
(CMCF) _____
(OTHER) EMCF(CWC) _____
(SMCI) _____

MISSISSIPPI DEPARTMENT OF CORRECTIONS

RULE VIOLATION REPORT

No 01810610

(Unit Admin. Initial) OR Zone / Tier B Top Unit 5 Cell / Bed # 205 lower
 Offender Calvin Earl Reed MDOC# N86009 Violated Rule # C8 Entitled
Assault Causing serious injury Date 10/23/17 Approx. Time 1532 Hrs.
 By the specific act of Inmate assaulted another inmate causing serious injury.
 Weapon involved Yes ☒ No EXACT location of incident HU5B Cell #113

CIRCUMSTANCES AND DETAILS

An investigation concluded that on October 12, 2017 at approximately 2427 offender Calvin Earl Reed #N86009 assaulted offender Adam Christian Warren #171252 in HU5B cell #113 causing serious injury.

Reporting Employee's Signature J. Hymch Title YO PIN# N/A Date 10/23/17 Time 1539
 Evidence ☒ Yes Investigation No- Located Investigation Placed in Segregation - PDA No ☒ Yes- Location HU5B Cell #205

I request witness(es) Yes ☐ No ☐

Witness(es) (1) _____ (2) _____

Unless waived, you are hereby notified that a hearing will be held within, no less than, twenty-four (24) hours and no more than (7) working days

I waive the right to a Hearing Yes ☐ No ☒ACCUSED Charles Reed DELIVERING EMPLOYEE St. M. M. M. DATE 10-24-17 TIME 1309

- Investigation began within 24 hrs of violation? Yes ☐ No ☐
- Date/Time investigation completed 10/24/17 1309 AM PM.
- If not completed without reasonable delay, explain: _____
- Name of Investigator _____
- Working days between date of violation and hearing _____
- If more than seven (7) working days, explain: _____

Is accused offender in Trusty Status Yes ☐ No ☐ Does accused offender receive Earned Time Yes ☐ No ☐
 Name of Persons at Hearing - Accused _____ Hearing Officer _____
 Other _____

Accused's response Admit ☐ Admit w/ modifications ☐ Deny ☐ Accused's Statement _____Documents read and discussed RVR ☐ Investigation ☐ Witness Statements ☐ Other ☐FINDINGS: Guilty ☐ Not Guilty ☐ Reason for Findings: _____

PUNISHMENT:

Reason (s) Seriousness of offense ☐ The need to protect the institution, employees or others ☐ Poor conduct record ☐

Other _____

A total of _____ Rule Violations in _____ A total of _____ Rule Violations for Rule # _____

Signature: _____ Date: _____

Hearing Officer

Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, P.O. Box 609, Parchman, MS. 38738, after receipt of the Disciplinary decision.

Offender Signature: _____ Date: _____

Signature of Reviewing Superintendent/Warden/CSD/Designee: _____ Date: _____

Custody Reduction _____ to _____ Date _____ Signature _____

Due to guilty finding on the RVR, offender is ineligible to continue to receive Trusty Earned Time/ Remove from Trusty Status/ Trusty Earned Time effective _____ Signature _____

Loss of Earned Time Approved ☐ Disapproved ☐

Commissioner of Corrections or Designee

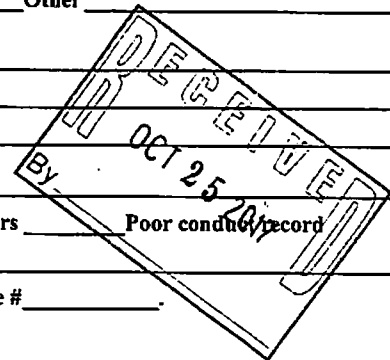
Original with All Attachments - Records

1st Copy - Offender

2nd Copy - Working File

3rd Copy - Reporting Employee

Revised FEB 2014



MISSISSIPPI DEPARTMENT OF CORRECTIONS**Administrative Remedy Program**Exhibit
B-2**EMCF 17-1684**
First Step Response Form
For RVRs

Type or use ball point pen. You must return your response to the Legal Claims Adjudicator within 30 days of the date the request was initiated.

Offenders' Name and #: **Cavin Reed #N8609**

Unit: **EMCF**

1st Step Respondent **Warden F. Shaw**

Title: **Facility Warden**

Your request for Administrative Remedy concerning your appeal of RVR #01810610 and was received in our office on November 06, 2017 and has been investigated by the Administrative Remedy Program.

I find no reason to overturn the decision of the disciplinary hearing officer.


Signature
Date

The above named inmate has fulfilled the requirements of the Administrative Remedy Program for an RVR appeal and is eligible to seek judicial review within 30 days of receipt of this First Step Response. Proof of Exhaustion of Administrative Remedy procedure

Inmate's Signature

DOC #

Date

Cavin Earl Reed #118609

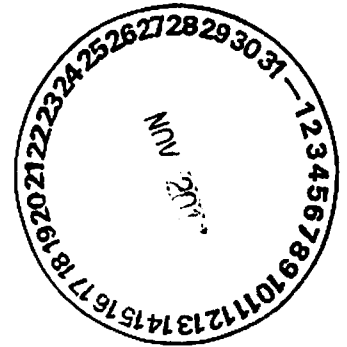
VERSUS

EMCF/MTC Disciplinary Board's
Decision

Cause NO

Petitioner

Respondent



Date of Incident: 10.12.2017

Time of Incident: 2427 hrs

Place of Incident: EMCF/MTC

Alleged Complaint: Appeal

Date of Filing: Nov. 11. 2017

Complaint: This is an appeal to "RUL" NO: 0810610 entitled C-8 Violation according to mroc andbook. Which specifically states: Assault Causing Serious Injury. And by specific act of causing serious injury to another prisoner. See Attached exhibits... And for the below listed reasons:

A. The "RUL" was delivered but not to me, "the accused" but to another inmate. See accused signature! Thus resulting in administrative error!

B. Reporting employee never testified to this nor given any statement as of actual assault. Thus leaving nothing for the record. Thus violating my U.S. Const. 6th Amend to face accused in open court I was denied this right. Resulting in Admin. Error!

C. The time of incident doesn't coincide with RUL doesn't coincide with time of event of detention notice! See attached RUL and detention notice! Thus creating conflicting opinions as of when incident actually transpired. Resulting in Admin. Error!

D. The investigation wasn't done properly according to law and policy, because stating reason for finding "guilty" is camera footage! alone isn't enough to prove anyone harmed anyone but is merely speculative intent! Hearsay judgement is inadmissible in court. Especially when there is no assault on camera period. Thus the judgement rendered is against the overwhelming weight of the evidence! nothing in evidence shows any assault on anyone by anyone. "Logic doesn't win cases - Facts do!" There is no facts to support either the conclusion of investigative report nor findings of disciplinary decision. In order to convict anyone of a crime there has to be elements met and facts proved here here.

Emphasis Added: I have Constitutional Rights that protect me against kangaroo courts and false investigations and decisions by disciplinary. I have also due process protections and the right to a fair trial without bias or prejudice. Yet here I am being kangarooed by EMCF Investigative Committee and disciplinary board who's together only "logistically" convicted me petitioner of crime of violence without any evidence whatsoever.

And for the Record Adam Christian Warren is my "nephew"

Relief Sought

That charges be dismissed and immediately expunged from my record.

Respectfully, this 2 day of Nov. 2017
1st Cavin Earl Reed #118609

(M99) (CWC) (CMCF) (SMCI) (OTHER) None

MISSISSIPPI DEPARTMENT OF CORRECTIONS

RULE VIOLATION REPORT

MS 01810610

(Unit Admin Initial) SK Zone / Tier B-10P Unit 5 Cell / Bed # 205 LOCK
Offender Colvin Earl Reed MDOC# N8601 Violated Rule # C8 Entitled ASSAULT CAUSING SERIOUS INJURY
By the specific act of 1st degree assault on inmate causing serious injury
Weapon involved None Yes ☒ No ☐ EXACT location of incident HUGO CELL #113

CIRCUMSTANCES AND DETAILS

An investigation was conducted that on October 12, 2017 at approximately 2427 off order Colvin Earl Reed #N8601 assaulted offender Adam Christian LUMIN #171252 in HUGO CELL #113 causing serious injury.

Reporting Employee's Signature A. Hinch Title CL PIN# N/A Date 10/17/17 Time 1539
Evidence ☒ Yes ☐ No Located Investigation Placed in Segregation - PDA ☐ No ☒ Yes Location HUGO CELL #113

I request witness(es) ☐ Yes ☐ No

Witness(es) (1) (2)

Unless waived, you are hereby notified that a hearing will be held within, no less than, twenty-four (24) hours and no more than (7) working days

I waive the right to a Hearing Yes ☒ No ☐

ACCUSED Colvin Reed DELIVERING EMPLOYEE 1st degree DATE 10-24-17 TIME 1539

1. Investigation began within 24 hrs of violation? Yes ☒ No ☐ Date/Time investigation completed 10/30/17 10:05 AM

3. If not completed without reasonable delay, explain: Case closed

4. Name of Investigator W. H. H.

5. Working days between date of violation and hearing 14

6. If more than seven (7) working days, explain: N/A

Is accused offender in Trusty Status Yes ☒ No ☐ Does accused offender receive Earned Time Yes ☒ No ☐

Name of Persons at Hearing - Accused Colvin Reed Hearing Officer Sgt. D. Chapman

Other N/A

Accused's response Admit ☐ Admit w/ modifications ☒ Deny ☐ Accused's Statement

I would never harm my repew or anyone

Documents read and discussed ☒ RVR ☒ Investigation ☒ Witness Statements ☐ Other ☐

FINDINGS: ☒ Guilty ☐ Not Guilty Reason for Findings

Crime footage

PUNISHMENT 20 days admin seg. Custody Review, Refer to D.A.

Reason (s) ☒ Seriousness of offense ☒ The need to protect the institution, employees or others ☒ Poor conduct record

Other none

A total of 1 Rule Violations in 1st degree A total of 0 Rule Violations for Rule # C8

Signature: Sgt. D. Chapman

Date: 10/31/2017

Hearing Officer

Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, P.O. Box 609, Parchman, MS, 38758, after receipt of the Disciplinary decision.

Offender Signature: Colvin Reed Date: 10.2.17

Signature of Reviewing Superintendent/Warden/CSD/Designee: _____ Date: _____

Custody Reduction to _____ Date _____ Signature _____

Due to guilty finding on the RVR, offender is ineligible to continue to receive Trusty Earned Time/ Remove from Trusty Status/ Trusty Earned

Time effective _____ Signature _____

Loss of Earned Time Approved ☐ Disapproved ☐

Commissioner of Corrections or Designee

Original with All Attachments - Records 1st Copy - Offender 2nd Copy - Working File 3rd Copy - Reporting Employee

Certificate of Services

This is to certify that I, the undersigned, have this day and date mailed, via United States Mail, Postage Pre-Paid, a true and correct copy of the foregoing and attached instruments to the following:

USDC Clerk, Southern District of MS.
501 E. Court Street
Room 2.500
Jackson, MS. 39201

Calvin Earl Reed n8609
EMCF
10641 Hwy 80 West
Meridian, MS. 39307

ACLU
125 Broad Street
18th Floor, New York, NY 10004

Werden, Frank Shaw
EMCF
10641 Hwy 80 West
Meridian, MS. 39307

ACA
206 N. Washington Street
Suit 200
Alexandria, VA 22314

C/O S. L. Muech
EMCF
10641 Hwy 80 West
Meridian, MS. 39307

East Mississippi Correctional Facility (defendants)
10641 Hwy 80 West
Meridian, MS.
39307

Disciplinary Inv. S. Wark
EMCF
10641 Hwy 80 West
Meridian, MS. 39307

Respectfully, this 7th day of Dec. 2017,
 1st Calvin Earl Reed n8609
Calvin Earl Reed

CASE Manager S. Patrick
EMCF
10641 Hwy 80 West
Meridian, MS. 39307

Disciplinary Officer D. Chapman
EMCF
10641 Hwy 80 West
Meridian, MS. 39307